UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT DISCLOSURE OF CORPORATE AFFILIATIONS AND OTHER INTERESTS

Disclosures must be filed on behalf of all parties to a civil, agency, bankruptcy or mandamus case, except that a disclosure statement is not required from the United States, from an indigent party, or from a state or local government in a pro se case. In mandamus cases arising from a civil or bankruptcy action, all parties to the action in the district court are considered parties to the mandamus case.

Corporate defendants in a criminal or post-conviction case and corporate amici curiae are required to file disclosure statements.

If counsel is not a registered ECF filer and does not intend to file documents other than the required disclosure statement, counsel may file the disclosure statement in paper rather than electronic form. Counsel has a continuing duty to update this information.

No.	15-1996	Caption:	Livia Properties, II, LLC v. Jones Lang Lasalle A	mericas, Inc. et al.
Purs	uant to FRAP 20	5.1 and Local	Rule 26.1,	
CON	CAST OF CALIF	ORNIA/MARYL	LAND/PENNSYLVANIA/VIRGINIA/WEST VIRGIN	IIA, LLC,
(nan	ne of party/amic	ıs)		
who	o isAr	pellee petitioner/resp	, makes the following disclosure: ondent/amicus/intervenor)	
(app	enant/appence/p	otttoner/100p	ondone annous and a const	
1.	Is party/amic	us a publicly l	held corporation or other publicly held entity	? ✓YES□NO
2.	Does party/a If yes, identi: Comcast Cor	fy all parent co	ny parent corporations? orporations, including all generations of paren	✓ YES NO ont corporations:
3.	other publicl	ore of the stocky held entity? fv all such ow		corporation or ☐ YES ☑ NO

-1-

4.	Is there any other publicly held corporation financial interest in the outcome of the litig If yes, identify entity and nature of interest				
5	If yes, identify any publicly held member v	lo not complete this question) YES NO whose stock or equity value could be affected ling or whose claims the trade association is the that there is no such member:			
6.	Does this case arise out of a bankruptcy pr If yes, identify any trustee and the member				
Signature: /s/ Harold E. Johnson, Esquire Date: September 2, 2015 Counsel for: Appellee					
CERTIFICATE OF SERVICE					
I certify that on September 2, 2015 the foregoing document was served on all parties or their counsel of record through the CM/ECF system if they are registered users or, if they are not, by serving a true and correct copy at the addresses listed below:					
Mark Dobens 420 No Harriso	D. Obenshain, Esq. (VSB 27476) shain Law Group eff Ave., Suite 130 onburg, VA 22801 sel for Appellant	Edward H. Starr, Jr. (VSB # 18609) Stephen Piepgrass (VSB # 71361) Troutman Sanders LLP 1001 Haxall Point P.O. Box 1122 Richmond, Virginia 23218-1122 Counsel for Jones Lang Lasalle Americas, Inc.			
/s/ Ha	arold E. Johnson, Esquire (signature)	September 2, 2015 (date)			